	Application No.	Applicant(s)		
Notice of Allowability	10/764,800	FONTOURA ET AL.	FONTOURA ET AL.	
	Examiner	Art Unit		
•	Mohammad Ali	2166	•	
	·	72100		
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.31	G (OR REMAINS) CLOSED) or other appropriate come RIGHTS. This application is	in this application. If not included munication will be mailed in due cou	ırse. THIS	
1. \boxtimes This communication is responsive to <u>3/2/07</u> .			•	
2. X The allowed claim(s) is/are <u>1-3, 8-13, 18-23 and 28-30 (R</u>	enumbered as 1-18).			
3. ☐ Acknowledgment is made of a claim for foreign priority u a) ☐ All b) ☐ Some* c) ☐ None of the:) or (f).		
1. Certified copies of the priority documents hav				
2. Certified copies of the priority documents hav				
3. Copies of the certified copies of the priority do	ocuments have been receiv	ed in this national stage application	from the	
International Bureau (PCT Rule 17.2(a)).		•		
* Certified copies not received:				
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDON'THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		ile a reply complying with the require	ements	
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which giv	nitted. Note the attached E res reason(s) why the oath	XAMINER'S AMENDMENT or NOT or declaration is deficient.	ICE OF	
5. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.	·		
(a) ☐ including changes required by the Notice of Draftsper 1) ☐ hereto or 2) ☐ to Paper No./Mail Date	son's Patent Drawing Revi	ew (PTO-948) attached		
(b) including changes required by the attached Examiner Paper No./Mail Date		or in the Office action of		
Identifying indicia such as the application number (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in			ck) of	
 DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT 	osit of BIOLOGICAL MA FOR THE DEPOSIT OF E	TERIAL must be submitted. Note	the	
	•			
	•	•		
		•		
Attachment(s)	•	•	•	
1. ☐ Notice of References Cited (PTO-892)	5. Notice of	Informal Patent Application		
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)		Summary (PTO-413), b./Mail Date		
 Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 		's Amendment/Comment		
4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner	s Statement of Reasons for Allowa	nce	
	9. 🗌 Other	<u> </u>	/	
		Mohammad Ali Primary Examiner	n L	

DETAILED ACTION

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 3/2/07 has been entered.
- 2. After a search and a thorough examination of the present application and in light of the prior art made of records, claims 1-3, 8-13, 18-23 and 28-30 (Renumbered as 1-18) are allowed.

Claims 4-7, 14-17, and 24-27 have been cancelled.

EXAMINER'S AMENDMENT

3. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Attorney, Janaki K. Davda (Reg. No. 40,684) on April 18, 2007.

Please amend the claims 1, 4, 11, 14, and 24 which was filed on 3/2/07 as follows:

Application/Control Number: 10/764,800

Art Unit: 2166

1. (Currently Amended) A method for indexing data, comprising:

receiving different sections of a document at different times, wherein the different sections include a context section and an anchor text section;

generating sort keys for each token of multiple tokens in the different sections, wherein the sort keys are used to create posting lists that simultaneously are ordered by token and by document identifier for each token, wherein a sort key includes a token type, a token, a document identifier, a document section, and an offset in a document; and

for each of the multiple tokens:

determining if a data field associated with the token is a fixed width or a variable width, wherein the data field is fixed width for storing document content and variable width for storing document metadata;

when the data field is a fixed width, designating the token as one for which fixed width sort is to be performed; and

when the data field is a variable length, designating the token as one for which a variable width sort is to be performed.

- 4. (Cancel)
- 11. (Currently Amended) A computer system including logic for indexing data, comprising:

Application/Control Number: 10/764,800

Art Unit: 2166

a processor; and receiving a token;

receiving different sections of a document at different times, wherein the different sections include a context section and an anchor text section;

generating sort keys for each token of multiple tokens in the different sections, wherein the sort keys are used to create posting lists that simultaneously are ordered by token and by document identifier for each token, wherein a sort key includes a token type, a token, a document identifier, a document section, and an offset in a document; and

for each of the multiple tokens:

determining if a data field associated with the token is a fixed width or a variable width, wherein the data field is fixed width for storing document content and variable width for storing document metadata;

when the data field is a fixed width, designating the token as one for which fixed width sort is to be performed; and when the data field is a variable length, designating the token as one for which a variable width sort is to be performed.

14. (Cancel)

21. (Currently Amended) An article of manufacture comprising one of hardware logic and a computer readable storage medium including a program for indexing data,

Application/Control Number: 10/764,800

Art Unit: 2166

wherein the hardware logic or program causes operations to be performed, the operations comprising:

receiving different sections of a document at different times, wherein the different sections include a context section and an anchor text section; generating sort keys for each token of multiple tokens in the different sections, wherein the sort keys are used to create posting lists that simultaneously are ordered by token and by document identifier for each token, wherein a sort key includes a token type, a token, a document identifier, a document section, and an offset in a document; and

for each of the multiple tokens:

determining if a data field associated with the token is a fixed width or a variable width, wherein the data field is fixed width for storing document content and variable width for storing document metadata;

when the data field is a fixed width, designating the token as one for which fixed width sort is to be performed; and

when the data field is a variable length, designating the token as one for which a variable width sort is to be performed.

24. (Cancel)

Reason for Allowance

4. The prior art made of records does not teach or fairly suggest the combination of elements, as recited in independent claims 1, 11 and 21. More specifically, the prior art of records does not specifically suggest as amended by applicant's and an Examiner's amendment.

The dependent claims, being definite, further limiting, and fully enabled by the specification and are also allowed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Contact Information

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mohammad Ali whose telephone number is (571) 272-4105. The examiner can normally be reached on Monday-Thursday (7:30 am-6:00 pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hosain T. Alam can be reached on (571) 272-3978. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Mohammad Ali Primary Examiner Art Unit 2166

MA April 18, 2007

•	Application No.	Applicant(s)
Examiner-Initiated Interview Summary	10/764,800	FONTOURA ET AL.
	Examiner	Art Unit
	Mohammad Ali	2166
All Participants:	Status of Application:	: <u>Allowed</u>
(1) <u>Mohammad Ali</u> .	(3)	
(2) Janaki K. Davda (Reg. No. 40,684).	(4)	
Date of Interview: <u>18 March 2007</u>	Time: <u>5:00PM</u>	
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Applicate ☐ Applicate ☐ Yes ☐ No If Yes, provide a brief description:	ant's representative)	
Part I.		
Rejection(s) discussed:		
None None		
Claims discussed:		
1, 4, 11, 14, 21 and 24		
Prior art documents discussed: None		
Part II.	•	•
SUBSTANCE OF INTERVIEW DESCRIBING THE GENE	RAL NATURE OF WHAT	WAS DISCUSSED
A telephone call was made to applicant's representative to furth representative agreed with the Examiner's proposal and an auth	er amend the claims towards	the invention and applicant's
Part III.		
 ☑ It is not necessary for applicant to provide a separate directly resulted in the allowance of the application. The of the interview in the Notice of Allowability. ☑ It is not necessary for applicant to provide a separate did not result in resolution of all issues. A brief summar 	e examiner will provide a value of the substance of	written summary of the substance the interview
did not result in resolution of all issues. A blief summar	y by the examiner appears	s III Fait II above.
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(Examiner/SPE Signature) (Applicant	t/Applicant's Representativ	e Signature – if appropriate)